1	WOLF, RIFKIN, SHAPIRO, SCHULMAN & RABKIN, LLP	
2	Bradley Schrager, Esq., NV Bar # 10217	
3	John Samberg, Esq., NV Bar # 10828 Jordan Butler, Esq., NV Bar # 10531	
4	3773 Howard Hughes Parkway, Suite 590 South Las Vegas, NV 89120-2234	
-	Tel.: (702) 341-5200	
5	Fax: (702) 341-5300 bschrager@wrslawyers.com	
6	jsamberg@wrslawyers.com	
7	jbutler@wrslawyers.com	
8	Hardeep Sull, Esq., NV Bar # 12108 SULL & ASSOCIATES, PLLC 520 S. 7 th Street, Suite A	
9	Las Vegas, NV 89101	
10	Tel.: (702) 953-9500 Fax: (702) 297-6595	
11	dee@sullglobal.com	
12	Attorneys for Plaintiff Sandra M. Meza-Perez	
13		
14	UNITED STATES DISTRICT COURT	
	DISTRICT OF NEVADA	
15	DISTRIC	OF NEVADA
16		
17	SANDRA M. MEZA-PEREZ, an individual,	Case No.: 2:19-cv-00373-APG-NJK
18	Plaintiff,	STIPULATION AND PROPOSED ORDER
19	vs.	TO EXTEND TIME FOR PLAINTIFF TO FILE REPLY TO DEFENDANTS'
20	SBARRO LLC dba SBARRO PIZZA, a	OPPOSITION TO PLAINTIFF'S
	foreign limited liability company, SBARRO,	MOTION FOR CLARIFICATION
21	INC. dba SBARRO PIZZA, a foreign corporation, ZACHARY CEBALLES, an	[FIRST REQUEST]
22	individual, EFRAIN HERNANDEZ, an	
23	individual, JESUS ALATORRE, an individual,	
24	ŕ	
25	Defendants.	
	D1 1 100 0 1 1 1 5 1 1 5 1 5 1 5 1 5 1 5	7 ((D) 1 (100) 1 D 0 1 (27 (27 (27 (27 (27 (27 (27 (27 (27 (27
26	Plaintitt SANDRA M. MEZA-PERE	Z ("Plaintiff") and Defendants SBARRO LLC dba
27	SBARRO PIZZA, and SBARRO, INC.	dba SBARRO PIZZA, (collectively herein as

"Defendants Sbarro"), by and through their respective counsel of record, hereby stipulate and

28

agree to extend the time for Plaintiff to file their Reply to Defendants Sbarros' Opposition [ECF # 209] to Plaintiff's Motion for Clarification, [ECF # 216], currently due on October 1, 2021, by 2 3 two weeks, up to and including October 15, 2021. The parties require this extension due to competing deadlines and needing additional time 4 5 to gather the information. As such, the parties stipulate for the extension in order to finalize and provide the Opposition to the Court. 6 This extension is made in good faith and not for the purpose of undue delay. 7 8 Dated: September 30, 2021 Dated: September 30, 2021 10 /s/ Hardeep Sull /s/ Sandra Ketner HARDEEP SULL, ESQ. PATRICK H. HICKS, ESQ. 11 SULL & ASSOCIATES, PLLC KELSEY STEGALL, ESQ. 12 LITTLER MENDELSON, P.C. Attorney for Plaintiff 13 SANDRA M. MEZA-PEREZ Attorneys for Defendants SBARRO, LLC dba SBARRO PIZZA, 14 SBARRO, INC. dba SBARRO PIZZA 15 Dated: September 30, 2021 Dated: September 30, 2021 16 17 /s/ John Samberg /s/ Patrick N. Chapin BRADLEY S. SCHRAGER, ESQ. PATRICK N. CHAPIN, ESQ. 18 JOHN M. SAMBERG, ESQ. PATRICK N. CHAPIN, LTD. 19 JORDAN J. BUTLER, ESQ. WOLF, RIFKIN, SHAPIRO, SCHULMAN & Attorney for Defendant ZACHARY 20 RABKIN, LLP **CEBALLES** 21 Attorneys for Plaintiff SANDRA M. MEZA-PEREZ 22 23 **ORDER** 24 IT IS SO ORDERED. 25 Dated: September 30 , 2021. 26 27 28 UNITED STATES DISTRICT JUDGE